Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of South Carolina

U	nited States of Americ	a		
	V.)	
Ezra Titus Thomas) Case No: 4:11-cr-02159-TLW	
	udgment: Amended Judgment: ended Judgment if Any)	09/19/2012) USM No: 23294-171) William F. Nettles IV Defendant's Attorney	
Ο	RDER REGARD	ING MOTIC	ON FOR SENTENCE REDUCTION	
			18 U.S.C. § 3582(c)(2)	
§ 3582(c)(2) for a subsequently been § 994(u), and having	reduction in the term of lowered and made reting considered such mo	of imprisonment troactive by the Uotion, and taking	tor of the Bureau of Prisons the court under 18 U.S.C. imposed based on a guideline sentencing range that has United States Sentencing Commission pursuant to 28 U.S.C. into account the policy statement set forth at USSG §1B1.10 a), to the extent that they are applicable,	
IT IS ORDEREI DENIE The last judgment issu			nt's previously imposed sentence of imprisonment (as reflected in months is reduced to 87** months.	
	(Con	iplete Parts I and II	of Page 2 when motion is granted)	
* This term cor	nsists of 54 months	s on Count 4, a	and 36 months consecutive on Count 6.	
			and 36 months consecutive on Count 6.	
11110 101111 00		0 011 00din 1,	and so mentile concessative on count of	
f this sentence	is less than the an	nount of time [Defendant has already served, this sentence is	
educed to a tir	ne-served sentenc	e of imprisonn	nent.	
	no convoca contonio	o or imprisorm		
Except as otherwi	se provided, all provis	ions of the judgm	nent dated 09/19/2012 shall remain in effect.	
IT IS SO ORDE	RED.			
Order Date:	06/12/2015		s/ Terry L. Wooten	
			Judge's signature	
Effective Date:	11/01/2015		Terry L. Wooten, Chief United States District Judge	
	(if different from order date)		Printed name and title	